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February 2, 2015

Ms. Barcy F. McNeal, Secretary Public Utilities Commission of Ohio 180 E. Broad St., 11th Floor Columbus, OH 43215-3793

Re:

Case No. 14-471-EL-ACP

energy.me midwest llc dba energy.me

Amended Alternative Energy Portfolio Compliance Status Report

Dear Ms. McNeal:

Please find enclosed a copy of the public version of the Amended Alternative Energy Portfolio Compliance Status Report for Calendar Year 2013 for energy.me midwest llc dba energy.me. This Amended report supersedes the one that way filed on March 24, 2014 and is being filed at the Staff's request. A motion for protective order is also being filed today and two copies of the confidential version of the Alternative Energy Portfolio Compliance Status Report for Calendar Year 2013 is being submitted under seal.

Thank you for your consideration.

Sincerely yours,

Stephen M. Howard

Stephen M. Haward

Attorneys for energy.me midwest llc dba energy.me

SMH/jaw

## COMPETITIVE RETAIL ELECTRIC SERVICE PROVIDER AMENDED ALTERNATIVE ENERGY ANNUAL STATUS REPORT FOR CALENDAR YEAR 2013

energy.me midwest llc d/b/a energy.me (hereinafter "energy.me") in accordance with Sections 4928.64 and 4928.65, Ohio Revised Code and Commission Rules 4901:1-40-03 and 4901:1-40-05 hereby submits this Alternative Energy Annual Status Report ("AER") detailing compliance with the Ohio Alternative Energy Portfolio Standards.

nereb he O	y subm hio Alt	its this Alternative Energy Annual Status Report ("AER") detailing compliance with emative Energy Portfolio Standards.					
Ĺ.	Dete	ermination that an Alternative Energy Resource Report is Required (check one)					
	X	During calendar year 2013 the CRES states that it conducted retail sales of generation to customers who utilized the generation in a load center located within the state of Ohio.					
		During calendar year 2013 the CRES states that it did not conduct retail sales of generation to customers who utilized the generation in a load center located within the state of Ohio.					
2.	Dete	Determination of the sales baseline for 2013					
	a.	During the past three calendar years the CRES made retail sales of generation in the amounts shown below:					
		2010 MWh 0 2011 MWh 0 2012 MWh 16.109					
	b.	The average annual sales of the active years listed above (sum of the active years' MWh / number of active years hereinafter "Baseline Sales")					
		16.109 MWh					
	¢.	If conditions exist that merit an adjustment to the Baseline Sales please list the adjusted Baseline Sales and attach as an exhibit to this AER a full explanation of the reason(s) for the adjustment(s).					
		N/A					
	đ.	If the CRES was not active during calendar years 2010, 2011 and 2012 but did make sales during calendar year 2013, please project the amount of retail electric generation sales anticipated for the whole of calendar year 2013 as would have been projected on the first day retail generation sales were made in Ohio.					

N/A

3. Determination of the number of Solar and Total Renewable Energy Credits (RECs)
Required and Statement of the Number of RECs Claimed

RENEWA	BLE ENERGY CRE	DITS REQUIRED	AND OBTAIN	ED FOR 2013
Types	(A) No. of RECs Required	(B) No. of RECs Obtained	(C) Registry	(D) No. of RECs Sited in OH
Solar	0	0	0	0
Non Solar	0	0	10	0
Total	0	0	0	

 Column A above lists the unadjusted number of Solar and Total RECs Required for the CRES in 2013. The determinations were calculated by multiplying the:

X	Baseline Sales
	Adjusted Baseline Sales
	Projected Sales

by 9 hundredths of one per cent (.09%) for Solar RECs, by one and 91 hundredths percent (1.91%) for Non-Solar RECs, and two percent (2.0%) for total RECS. Total RECs include both Solar and Non Solar RECs.

b. The CRES states that it has obtained in accordance with the Commission's Rules the number of Solar and Non Solar RECs listed in column B above for 2013.

Approved registry being used by the CRES:

c. The CRES states that of the RECs it has obtained for 2013 the number listed in column D represents the RECs with generation facilities sited within the state of Ohio.

CRES states that it has

	Received a force majeure determination for solar RECs
П	Sought but has yet to receive a ruling on a force majeure determination for Solar RECs
Х	Did not seek and did not receive a force majeure determination for solar RECs

4. Compliance (oncor one	4.	Compliance	(check	one
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X	CRES states that it has obtained the required number of Solar RECs and total RECs without adjustments permitted pursuant to Rule 4901:1-40-05(A)(3).
	CRES states that it has obtained the required number of Solar RECs and total RECs after adjustments permitted pursuant to Rule 4901:1-40-05(A)(3).
	CRES states that it is not in compliance with number of Solar RECs or total RECs required for 2013.

## 5. Ten Year Forecast

a. Ten Year Forecast of Solar and Non-Solar RECs

In accordance with Rule 4901:1-40-03(C) the CRES hereby provides a projection for the next 10 years for RECs and Solar RECs.

10 Year Forecast of Solar and Non-Solar RECs								
Year	Estimated Sales	Estimated Solar	Estimated Non- Solar	Estimated Total RECs				
2014								
2015			b.,ve					
2016								
2017		***************************************						
2018				-				
2019			-sought (A) (Amenical					
2020								
2021								
2022	- com-and descriptions and		Mariana Maddle 1880					
2023		Appendix no sua no con a mandria della considera di Probled Disconsidera sono di Considera di Problema di Considera di Problema di Considera di Problema di Considera di Consi		1				

- b. Supply Portfolio projection
- c. Methodology used to evaluate compliance

Ohio Te	en Year Fore Estimated Load	cast Estimated Baseline	Total REC Percentage	SREC Percentage	Estimated Solar	Estimated Non-Solar	Estimated Total RECs
2010	T .	-	0.50%	0.01%	ت ت	-	-
2011	-	_	1.00%	0.03%	.**	×	"
2012	16.109		1.50%	0.06%	-	•	-
2013			2.00%	0.09%	<del>-</del>	•	
2014	i		2.50%	0.12%	4		
2015			3.50%	0.15%	-		
2016	TO COLUMN TO THE TOTAL THE TOTAL TO THE TOTAL THE TOTAL TO THE TOTAL THE TOTAL TO T		4.50%	0.18%			
2017	i.		5.50%	0.22%		1	
2018			6.50%	0.26%			
2019			7.50%	0.30%			1
2020			8.50%	0.34%			
2021			9.50%	0.38%			*
2022	1		10.50%	0.42%	1		1
2023	_		11.50%	0.46%		-	-

d. Comments on any perceived impediment(s) to achieving compliance with the solar and non-solar REC requirements, as well as any discussion addressing such impediments.

None.

I, Seems Sender, am the duly authorized representative of energy me midwest lle, and state, to the best of my knowledge and ability, all the information contained in the foregoing Competitive Retail Electric Service Provider Alternative Energy Annual Status Report for Calendar Year 2013, including any exhibits and attachments, are true, accurate and complete.

Signature

Name THEOMY SCHUPP Title PRESTORNT + CEO

Company: energy me midwest llc

		Compilence Plan Status Expos Summer			
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	Sales	Progused Adjustments (MWHL)	Adjusted (Missie)	Sales Volume Data	
F - 11-11-1	itrostjested (MV/Is)	Adjustments (MWHL)	Adjusted (Avenue)	1	ła:
2010	0	0			[taj
2011	15	9	Ni Ni		)(c)
1 1014 1	<u> </u>		<del></del>		-
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2.00%	1013 Statutary Compliance Obil-	ation		_	
	2021 Non-Soier Renewable Bene		£91%		(E)
	1011 Solar Renowately Benchmer	i.	0.00%		(F)
	Per ORC, 4928-64(8)(2)				
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	2012 Compliance Chilestein			-	
	Hon-Spier Hills Nervice for Corn.	planse .	3.0		(6) * (D)*(Ei
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			J		(64)
	Ohlo Soler - MWH r			č	(H)
	Other Solar - Minis			<b></b>	
	4.3		"	Laulthalimeter	
	Total 2015 Compilance Gollensk			73	(0) = (6) + (k) + (k)
	Mos-Salat RECs Heeded for Com-				[19 + [6] + [K]
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	2013 Attachative Compliance P.	NYSHEME	ŞC.	ori	(AA)
	Non Solar, per MWH (Refer to C	The 14-macout salvas.	30		(5%)
	Solar, per MVN - per 4928.64(C	Kenet	L	The second	
			The second second second	The Contract	
	1011 Payments, if applicable		\$0	021	(CC) + (M+X) * (AA)
	Hen-Selat Total		50		(DS) = (Y+2) *(BS)
	Safer Total		50.		(EE) = (CC) + (DD)
	TOTAL			<del></del>	Makin tool 2 (bes)
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This formula assumes sales during all of the 3 preceding years. If finis its not the case, this formula preceding years. If finis its not the case, this formula will need to be adjusted to 1980 taken year benefits. Refer to 1990 11-40-003(6), CAC, for detains on the baseline calculation anothomologies. Centart Staff with any systemians.

This foregoing document was electronically filed with the Public Utilities

**Commission of Ohio Docketing Information System on** 

2/2/2015 3:23:15 PM

in

Case No(s). 14-0471-EL-ACP

Summary: Report Amended Alternative Energy Portfolio Compliance Status Report electronically filed by Mr. Stephen M Howard on behalf of energy.me midwest llc dba energy. me